Exhibit 35

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1
               UNITED STATES DISTRICT COURT
              FOR THE DISTRICT OF NEW JERSEY
2
                         Case No.
3
                         3:19-CV-12430-FLW-LHG
   4
   IN RE: JOHNSON & JOHNSON
5
   TALCUM POWER PRODUCTS
   MARKETING, SALES PRACTICES, MDL No.
6
   AND PRODUCTS LIABILITY
                              16-2738(FLW)(LHG)
   LITIGATION
7
   8
   This Document Relates To:
9
   CARTER JUDKINS
10
              Plaintiff,
         v.
11
   JOHNSON & JOHNSON, ET AL,
              Defendants.
   12
13
              Remote via Zoom Deposition of ANNE
14
   CARTER JUDKINS, held at the location of the
15
   deponent in Athens, Georgia, commencing at
16
   10:06 a.m., on the 1st of December, 2020,
17
   before Maureen O'Connor Pollard, Registered
18
   Diplomate Reporter, Realtime Systems
19
   Administrator, Certified Shorthand Reporter.
2.0
21
            GOLKOW LITIGATION SERVICES
         877.370.3377 ph | 917.591.5672 fax
22
                 deps@golkow.com
23
24
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1 APPEARANCES: ALL PARTIES APPEARED REMOTELY	Defendant 7 11/20/20 Second
2	Amended Short Form
3 FOR THE PLAINTIFF:	Demand 52
4 LEANNA B. PITTARD, ESQ.	Declaration - 2nd
5 SARA SCHRAMM, ESQ.	Amended Plaintiff Profile Form 55
6 BLASINGAME BURCH GARRARD ASHLEY PC	
7 440 College Avenue	Defendant 9 Second Amended Plaintiff Profile Form. 57.
8 Athens, Georgia 30601	° Defendant 10 9/14/15 medical record
9 706-717-6065	Partners, Bates
10 lpittard@bbga.com	100 NICH_C_VIDR 000007 and 8 113
11 sschramm@bbga.com	Defendant 11 10/9/15 medical record from Monadnock Health
12	Partners Sates
13 FOR THE DEFENDANTS:	13 000005 and 6. N. doctor 118
14 ANGELA M. SEATON, ESQ.	from from
15 SHOOK, HARDY & BACON, LLP	Dartmouth-Hitchcock
16 2555 Grand Boulevard	16 JUDKINSC_DHMC_C_MDR
17 Kansas City, Missouri 64108	000002  through  13 121
18 816-474-6550	Defendant 13 6/21/15 medical record
19 aseaton@shb.com	from Monadnock Health
20	100031112-MIC-C-172K
21	Defendant 14 1/14/14 medical record
22	from Monadnock Health
23	JUDKINSC MCH C MDR
24	000046 and 47 128
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<sup>3</sup> ANNE CARTER JUDKINS	Defendant 15 8/27/14 medical record from Monadnock Health
<sup>4</sup> BY MS. SEATON 6	Partners, Bates
<sup>3</sup> BY MS. PITTARD 173 <sup>6</sup> BY MS. SEATON 247	JUDKINSC_MCH_C_MDR 000029 130
7	4
EXHIBITS	Defendant 16 12/30/16 medical
<sup>10</sup> NO. DESCRIPTION PAGE	TECOID DAIES
Defendant 1 Materials to be produced by plaintiff 16	
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Defendant 2 Defendants Johnson & Johnson and Johnson & Johnson Consumer  Inc.'s Notice of Video Conference Oral Deposition of Carter Judkins and Subpoena Duces Tecum	Plaintiff 1 Photograph

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<sup>1</sup> the Shower to Shower bottle is that instead

<sup>2</sup> of that square shape it had an oval shape.

And that's really all I remember. I don't

remember enough other than that.

Do you ever remember seeing a warning on the Shower to Shower bottle that it could cause ovarian cancer?

Definitely not. I would not have used it had it said so.

During the period of time that you used Shower to Shower, did you use it -did you have the same routine that you did -that you just testified to about the baby powder?

A. Yes.

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16 Q. Okay. And you put it on in the 17 same -- I guess the same frequency as often 18 as you did Shower to Shower?

Yes.

Q. I'm sorry, the baby powder.

20 21 A. Sorry. Every time I got out of the shower I would do the same thing with Shower to Shower powder as I did with the baby powder.

<sup>1</sup> with their legs and arms in the air cooing and saying something about -- I think they used the word "safe," but we're going way back so I may be mistaken. But yes, seeing kind of the sweet, endearing ads on TV about

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Did -- I'm sorry, go ahead.

And there was a cute little A. baby in it. That's all.

Johnson & Johnson Baby Powder.

Did those advertisements, in fact, make you think that the product was safe to use?

13 Totally. Absolutely. Like I said earlier, if it's safe for a baby, wouldn't it be safe for any human?

Q. If there had been a warning on 17 the Johnson & Johnson's Baby Powder bottle that said "this product can cause ovarian cancer, don't use it on your genital area," would you have applied it to your genital 21 area?

Definitely not.

And same question about Shower O. to Shower. If the Shower to Shower bottle

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Do you ever remember your husband or any other partner using baby powder or Shower to Shower?

4 I don't.

Q. Okay. Did you use Shower to Shower or Johnson's Baby Powder during your menstrual cycle?

A. Knowing me, probably.

9 Q. Do you ever recall putting it 10 directly onto tampons or sanitary napkins?

> I would never have done that. A.

Q. Did you put baby powder or Shower to Shower on your bedsheets?

A.

15 O. Do you recall seeing any advertising by Johnson & Johnson about the 17 talcum powder products that you used?

Do I remember seeing ads about Johnson's Baby Powder?

20 Q. Yes. 21 From the far recesses of my mind, yeah, I think they used to have adorable ads with babies, babies getting their diapers changed, babies on their back had had a warning that said "this product may cause ovarian cancer, do not use it on your

genital area," would you have applied it to

your genital area?

Absolutely not. Α.

Q. I want to talk a little bit more about your cancer diagnosis and treatment. Do you want to take a break or are you okay to keep going? 10

A. I'm good. Just go.

